§312.145

Administration, 5600 Fishers Lane, Rockville, MD 20857.

[52 FR 8831, Mar. 19, 1987, as amended at 52 FR 23031, June 17, 1987; 55 FR 11580, Mar. 29, 1990; 67 FR 9586, Mar. 4, 2002]

§ 312.145 Guidance documents.

- (a) FDA has made available guidance documents under §10.115 of this chapter to help you to comply with certain requirements of this part.
- (b) The Center for Drug Evaluation and Research (CDER) and the Center for Biologics Evaluation and Research (CBER) maintain lists of guidance documents that apply to the centers' regulations. The lists are maintained on the Internet and are published annually in the FEDERAL REGISTER. A request for a copy of the CDER list should be directed to the Office of Training and Communications, Division of Communications Management, Drug Information Branch (HFD-210), Center for Drug Evaluation and Research, Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857. A request for a copy of the CBER list should be directed to the Office of Communication, Training, and Manufacturers Assistance (HFM-40), Center for Biologics Evaluation and Research, Food and Drug Administration, 1401 Rockville Pike, Rockville, MD 20852-

[65 FR 56479, Sept. 19, 2000]

Subpart G—Drugs for Investigational Use in Laboratory Research Animals or In Vitro Tests

§ 312.160 Drugs for investigational use in laboratory research animals or in vitro tests.

(a) Authorization to ship. (1)(i) A person may ship a drug intended solely for tests in vitro or in animals used only for laboratory research purposes if it is labeled as follows:

CAUTION: Contains a new drug for investigational use only in laboratory research animals, or for tests in vitro. Not for use in humans.

(ii) A person may ship a biological product for investigational in vitro di-

agnostic use that is listed in §312.2(b)(2)(ii) if it is labeled as follows:

CAUTION: Contains a biological product for investigational in vitro diagnostic tests only.

- (2) A person shipping a drug under paragraph (a) of this section shall use due diligence to assure that the consignee is regularly engaged in conducting such tests and that the shipment of the new drug will actually be used for tests in vitro or in animals used only for laboratory research.
- (3) A person who ships a drug under paragraph (a) of this section shall maintain adequate records showing the name and post office address of the expert to whom the drug is shipped and the date, quantity, and batch or code mark of each shipment and delivery. Records of shipments under paragraph (a)(1)(i) of this section are to be maintained for a period of 2 years after the shipment. Records and reports of data shipments under paragraph (a)(1)(ii) of this section are to be maintained in accordance with §312.57(b). The person who ships the drug shall upon request from any properly authorized officer or employee of the Food and Drug Administration, at reasonable times, permit such officer or employee to have access to and copy and verify records required to be maintained under this section.
- (b) Termination of authorization to ship. FDA may terminate authorization to ship a drug under this section if it finds that:
- (1) The sponsor of the investigation has failed to comply with any of the conditions for shipment established under this section; or
- (2) The continuance of the investigation is unsafe or otherwise contrary to the public interest or the drug is used for purposes other than bona fide scientific investigation. FDA will notify the person shipping the drug of its finding and invite immediate correction. If correction is not immediately made, the person shall have an opportunity for a regulatory hearing before FDA pursuant to part 16.
- (c) Disposition of unused drug. The person who ships the drug under paragraph (a) of this section shall assure the return of all unused supplies of the drug from individual investigators

whenever the investigation discontinues or the investigation is terminated. The person who ships the drug may authorize in writing alternative disposition of unused supplies of the drug provided this alternative disposition does not expose humans to risks from the drug, either directly or indirectly (e.g., through food-producing animals). The shipper shall maintain records of any alternative disposition.

[52 FR 8831, Mar. 19, 1987, as amended at 52 FR 23031, June 17, 1987. Redesignated at 53 FR 41523, Oct. 21, 1988; 67 FR 9586, Mar. 4, 20021

PART 314—APPLICATIONS FOR FDA APPROVAL TO MARKET A NEW DRUG

Subpart A—General Provisions

Sec.

314.1 Scope of this part.

314.2 Purpose.

314.3 Definitions.

Subpart B—Applications

- 314.50 Content and format of an application. 314.52 Notice of certification of invalidity or noninfringement of a patent.
- 314.53 Submission of patent information.
- 314.54 Procedure for submission of an application requiring investigations for approval of a new indication for, or other change from, a listed drug.
- 314.55 Pediatric use information.
- 314.60 Amendments to an unapproved application.
- 314.65 Withdrawal by the applicant of an unapproved application.
- 314.70 Supplements and other changes to an approved application.
- 314.71 Procedures for submission of a supplement to an approved application.
- 314.72 Change in ownership of an application.
- 314.80 Postmarketing reporting of adverse drug experiences.
- 314.81 Other postmarketing reports.
- 314.90 Waivers.

Subpart C—Abbreviated Applications

- 314.92 Drug products for which abbreviated applications may be submitted.
- 314.93 Petition to request a change from a listed drug.
- 314.94 Content and format of an abbreviated application.
- 314.95 Notice of certification of invalidity or noninfringement of a patent.

- 314.96 Amendments to an unapproved abbreviated application.
- 314.97 Supplements and other changes to an approved abbreviated application.
- 314.98 Postmarketing reports.
- 314.99 Other responsibilities of an applicant of an abbreviated application.

Subpart D—FDA Action on Applications and Abbreviated Applications

- 314.100 Timeframes for reviewing applications and abbreviated applications.
- 314.101 Filing an application and receiving an abbreviated new drug application.
- 314.102 Communications between FDA and applicants.
- 314.103 Dispute resolution.
- 314.104 Drugs with potential for abuse.
- 314.105 Approval of an application and an abbreviated application.
- 314.106 Foreign data.
- 314.107 Effective date of approval of a 505(b)(2) application or abbreviated new drug application under section 505(j) of the act.
- 314.108 New drug product exclusivity.
- 314.110 Approvable letter to the applicant.
- 314.120 Not approvable letter to the applicant.
- 314.122 Submitting an abbreviated application for, or a 505(j)(2)(C) petition that relies on, a listed drug that is no longer marketed.
- 314.125 Refusal to approve an application.
- 314.126 Adequate and well-controlled studies.
- 314.127 Refusal to approve an abbreviated new drug application.
- 314.150 Withdrawal of approval of an application or abbreviated application.
- 314.151 Withdrawal of approval of an abbreviated new drug application under section 505(j)(5) of the act.
- 314.152 Notice of withdrawal of approval of an application or abbreviated application for a new drug.
- 314.153 Suspension of approval of an abbreviated new drug application.
- 314.160 Approval of an application or abbreviated application for which approval was previously refused, suspended, or withdrawn.
- 314.161 Determination of reasons for voluntary withdrawal of a listed drug.
- 314.162 Removal of a drug product from the list.
- 314.170 Adulteration and misbranding of an approved drug.

Subpart E—Hearing Procedures for New Drugs

- 314.200 Notice of opportunity for hearing; notice of participation and request for hearing; grant or denial of hearing.
- 314.201 Procedure for hearings.